

Passed by the Great and General Court or Assembly of His Majesties Province of the Massachusetts-Bay, in

New-England.

Begun at Boston the Twenty-ninth Day of May, 1695. and continued by several Adjournments until Wednesday the Twentieth of November following.

Anno Regni Guilielmi Tertii, Angliæ, Scotiæ, Franciæ, et Hiberniæ, Regis, Septimo.



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Anno Regni GUILIELMI Tertii, Anglia, Scotia, Franciæ, et Hiberniæ, Regis, Septimo.

An Act.

That all Persons not being Free-holders or Settled Inhabitants, Commencing Suit, shall giveSecurity beforeProcess be granted.

HEREAS for the more due and equal Administring of Justice in Civil Causes, the Judgment given upon the first Tryal is not final, the Law allowing the Party agrieved an Appeal therefrom, or a
Review of the same easile. But forasmuch as Strangers and others not Resident within the Province, do many times by
themselves or Attorneys Commence Suits against Freeholders or Settled
Inhabitants within the same, and Recover Judgment and Satisfaction
thereon, and Remove themselves, or Conceal and Convey away the Moneys
so received; whereby the adverse Party is prevented of Serving Process
to bring the cause to another Tryal by Review, and by means thereof may suffer great wrong. To the intent therefore that all His Maje-200 A flies Subjects may receive and enjoy the benefit of the Remedy provided by Law as above faid.

Be it Enaced by the Lieutenant Governour, Council and of Representatives in General' Court Assembled, and by the address of Authority of the same.

Authority of the same,

That every person, not being a Freeholder or Settled Inhabitant, having dwelt within the Province by the space of three years before, intending by himself or Attourney to Commence Suit against any person or persons within this Province, before Process be granted, shall by himself or Attourney enter into Bond, Security to with two sufficient Sureties (being Freeholders, or Settled Inhabitants as aforestaid) unto the Party against whom Process is degranted. manded, in the Clerks Office of the Court, where the Suit is to granted. be brought, in double the Sum to be Sued for; with condition to answer and satisfie the Desendant his Costs arising by such Suit, in case the Plantiff do not Recover against him: And that if Judgment be rendred for the Plantiff, and the Defendant shall Review the fame within the space of eighteen months next following, and not afterwards, that he shall well and truly pay and satisfy unto the Party bringing such Action of Review, all fuch Sum and Sums of Money as he shall recover thereupon, with the Costs arising thereby.

And

fore Process

Mno all Clerks of Courts are hereby Ordered and Required to Clerks of take fuch Bond, before they make out Process in the name of, Courts to or to any Stranger, or other person not being a Freeholder or take Security Settled Inhabitant as aforesaid, or to the Attourney of any such, and safely to keep the same, for the use and benefit of the Party to whom it shall be made; For which, such Clerk shall demand the Fee of Two Shillings and no more, to be paid by him at whose Suit the Process is granted, and to be again allowed him in his Costs if he recover. And if it happen Process to be made out to any Stranger or other Person not being a Freeholder or Settled Inhabitant as aforesaid, or his Attourney, without taking such Bond and Security, and the same be pleaded Bond not at the time of Tryal before Issue joyned (and the Bond or a given the Certificate thereof from the Clerk cannot be produced or shewn Process to forth) it shall be a good Plea for abatement of the Writt, and abate be accordingly allowed of by the Judges, any Law, Usage, or Cultome to the contrary notwithstanding.

And be it further Enacted by the Authority aforesaid, That every Attourney Commencing and Profecuting any Suit in the name of any Stranger or other Person not Residing within the Province, shall be held and reputed in Law as the Princi-Attourneys pal in such Suit, and be liable to be Served with Process against a Stranger or Person to a Review of any such Suit. Attourneys his Estate or Person to a Review of any such Suit as the Princi-tiable in their pal himself might be, if present in his own person: Provided own persons such Action of Review be brought and commenced within Eighteen Months next sollowing the time of the first Tryal, or Tryal upon an Appeal as aforefaid, and not afterwards.

And in all cases of like nature now depending, before Execu-Cases de-tion be granted, Security as aforesaid shall be given to respond & pending alike latisfy such Sum and Sums of Morey that shall be Recovered directed. upon a Review of any such Action, with the Costs arising thereon sand the Attourney that Commenced and Prosecuted any such
Gase, thall be diable as aforesaid to be Served with Process in his own Estate or Person to Such Action of Review.

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within the Province of orc And be it further Enaced by the Authority aforesaid, be given be-That if any Stranger for his Attourney, after Suit Commenced, or Judgment given as aforefaid, shall withdraw himself or keep out of the way, so as he cannot be Served with a Writ within the ntime before limited to Review the Cause: It shall be sufficient in Law to bring a Review of such Judgment at any time within Eighteen: Months next after rendring of the same, upon Summons Heft at the House where such Stranger or Attourney Commencefourteen days before the Sitting of the Court: Proof of such Summons fo left, being made upon Oath before the Court

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Officers

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For the better discovery and more Effectual Suppressing of Unlicensed Houses.

Carilable, Tithing men, and a Officers Amployed in and alon. ORASMUCH as divers Ill disposed and Indigent Persons, the Pains and Penalties in the Laws already made not regarding; are so bardy as to presume to Sell and Retail Strong Beer, Ale, Cyder, Perry, Wine, Rhum, or other Strong Liquors or mixt Drinks, and to keep common Tipling Houses, therein Harbouring and Entertaining Apprentices of Indians Negroes, and other ille and dissolute Persons, tending to the ruin and impowerishment of Families, and to all Impiety and Debaucheries : And if Detected and Convicted of any such Offence, are unable to satisfy the Fine imposed by Eaw for the same: And cannot be punished by Imprisonment with out wrong to their Families.

For Remedy whereof, and the more effectual Deterring & Suppressing of fuch Evil Practices. a basis

it Enacted by the Lieutenant Governour Council and Representatives in General Court Assembled, and by to the Authority of the same. the Seature of the Process of of the Peers with the

That when and fo often as any person being duely Convicted! of keeping a common Tipling House, or Selling Strong Beer, Ale, Persons unof keeping a common Tipling House, or Sening Strong Lice, able to pay Cyder, Perry, Wine, Rhum, or other Strong Liquors or mixt Drink able to pay by Retail, without Licence first orderly had and obtained for the be Whip'ts some, shall be unable to answer and fatisfy the Fine imposed by Law for such Transgression, together with the Charge of Prosecution; or that shall not pay such Fine and Charges (and likewise give Bond for the good Behaviour, if it be a fecond Conviction) within the space of twenty four hours next after Sentence declared in that respect: It shall and may be lawful to and for two

two Justices of the Peace, or the Court before whom the Conviction shall be, to Order such Offender to be openly Whipt with so many Stripes as in their Discretion shall be thought sit, not less than Ten, nor exceeding Fisteen for one Offence; And to Restrain the Offender in Prison, until the Fine and Charges as aforesaid are paid, or the Order for Corporal Punishment be Executed.

And be it further Enacted by the

Officers power to feiz drink found in unlicensed houses.

That it shall and may be lawful to and for any Grand-jurors, Constable, Tithing men, and the Officers imployed in and about the Excise, Ex Officio to enter into the House and Dependencies thereof, of any such person as aforesaid, suspected of Selling Strong Drink without Licence, having once been Convicted thereof, and taking with them such assistance as they shall think needful, to make fearch for Strong Drink, and finding any quantity of any kind of the Drinks herein before mentioned, to seiz and secure the same, so as it be within the space of one year next after such Conviction, and to Inform thereof at the next General Sessions of the Reace to be holden within the same County, or unto two Instices of the Reace (Quarum Unus) within the same; And if the quantity of Drink so seized shall be judged by such Court or Justices to be more than for the necessary use of the Family, and what their condicion may reasonably allow them to Expend, or otherwise to have in their Custody: It shall and may be lawful to and for such Court or Justices to declare all such Drink to be Forseited; one Moiety thereof unto the Party that Seized and Informed of the same, and the other Moiety to the Selectmen or Overseers of the Poor of the Town where it was Seized, to the use of the Poor there, and to Order the Disposal thereof accordingly.

Appeal from tence of any two Justices for either of the Offences before-menthe Sentence tioned may Appeal there-from unto the next General Sessions of two of the Peace within the same County; Provided such Appeal be claimed in due time; and Security given in manner as the

For the further Continuance of feveral Acts, relating to the Profecution of the War.

E it Enacted by the Lieutenant Governour, Council and Revielenta- Manager 20 tipes, in General Court Assembled and by the Authority of the same.

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That the Act Entituled, An Act, For the Continuation of feveral Acts therein mentioned that are near Expiring; made Profecution and passed at the Session of this present General Assem Enemy &c. bly, begun and held at Boston the Twenty ninth Day of May, last past: namely, An Act, For the Profecution of the Indian Enemy and Rebels, and Preserving such as are Friends, with the feveral Proviso's and Additions thereto in faid Act of Continuation Expressed, shall be, and hereby are revived and further continued to be, remain and abidein full force unto the end of the first Session of the next Repeal of the General Assembly, to be begun and held on the last Hampshire! Wednesday of May, One Thousand Six Hundred Ninety Six, and no longer. Provided nevertheless, That the Saving in the faid Actifor Prosecution of the Indian Enemy, &c. referring to the County of Hampshire shall be, and hereby Indians found is Repealed.

And it is further Enacted,

That all Indians who shall be found within five miles cut River to of Connecticut River on the Easterly side thereof, or within be held as B 2

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miles on the East side, or 20 miles on theWest side

twenty miles on the Westerly side of the same, shall be deemed and accounted to be Enemies, and treated as fuch, and the same Reward and Allowance shall be made and given to any of His Majesties Subjects that shall kill, or take and bring in Priloners any Indian or Indians found within the said Limits as by the said Act, and the Act for Continuation thereof is ordered and directed for any that shall be killed or taken within other parts of this Province, during the continuance of faid Acts.

And be it further Enacted by the Authority aforesaid, and and

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That the other A& mentioned in the faid Act of Continuation, namely, The Act Entituled, An Act, For the the Province giving Succours and Assistance to the Neighbouring Provinces of Hampshire. and Colonies against His Majesties Enemies; to extend only unto Succours and Affistance for the Province of New. Hampshire as need may require; and the Governour, with the advice and consent of the Council shall direct and order: Be and hereby is Revived and further Continued to be remain and abide in full force unto the end of the first Session of the next General Assembly to be begun and held on the last Wednesday in May, One Thousand Six Hundred Ninety fix, and no longer: 1 1 10 mm 1 2 C 1 1 1 mm 1

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For taking of Affidavits out rout if the cof Court. in in

ORASMUCH as it is often necessary, That Witnesses in Civil Causes be Sworn out of Court, when by reason of their going to Sea, living more than Thirty Miles distant from the place where the Cause is to be Tryed, Age, Sickness, or other Bodily Insuranty, they are rendred uncapable of Travail, and appearing in Person at the Court. To the intent therefore that all Witnesses may indifferently testify their certain knowledge, and the whole truth in the Cause they are to speak unto.

Be it Enacted by the Lieutenant Governour, Council and Representatives, in General Court Assembled, and by the Authority of the same

That for either of the Reasons before mentioned, and not otherwise, every Justice of the Peace, or others lawfully Com Adverse par-missionated and Impowred thereto, by two or more of the Justices ty to have of the Superiour or Inferiour Court respectively may take Affidavits out notification. of Court, so as a Notification with reasonable time be first made out and delivered to the adverse Party (if within twenty miles of the place) or lest at the place of his Dwelling or usual Abode, to be present at the time of taking such Assidavit, if he think sit; and every such Witness shall be carefully Examined and Cautioned to testify the whole truth; and being Sworn, the Justice shall attest No person the same, with the day, month and year of the Caption thereof, and that the adverse party was present (if so) or that a Notistation was sent him, and shall Seal up the Testimony, and delivery to write a strength of the Party (if desired) at whose Request it was taken. ver it to the Party (if desired) at whose Request it was taken: Affidavits. And no Person Interested shall write or draw up the Testimony of any Witness in such Cause, nor any Attourney in his Clients Cause; And if it manifestly appear any Testimony to be Written or Drawn up by any Interested, or the Attourney in the Cause, or be returned from any Justice of the Peace by other hand than his own, into the Court where the same is to be used, unsealed, Seale, up.

or the Seal having been broken up, all fuch Testimonies shall be rejected by the Court, and be utterly void, and of no Effect in Law.

And be it further Enacted by the Authority aforesaids to prizing of

Justices to grant Summons for Witnesses.

That every Justice of the Peace shall be, and hereby is Impowred, upon Request to him made, to Grant Summons for the Appearance of any Witness before him in any Civil or Criminal Cause, where such Witness is Bound to Sea before the time of Tryal, and to take his Deposition in such Cause, the adverse Party being prefent, or Notification fent him as aforefaid.

Witnesses to Bonds, Specialties, Let-Bonds & o ters of Attourney, and other Instruments, in Writing under the ther writings may be Hand of the Party Executing the same, or to Accompts or Testi-Sworn with-monies relating to Persons out of this Government, or to be sent out notifica- beyond Sea, may be Sworn without fuch Notification as aforesaid:

And be it further Enacted by the Authority aforesaid. 5 18 338 CO 13

perpetuan rei That all Affidavits relating to the Possession of any Houses or memoriam to Lands, or any other matter, in perpetuam rei memoriam, shall be be Sworn in made and taken before some Court of Record, or two or more Court or be- Justices of the Peace, Quroum Unus.

And it is further Enacted,

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Penalty for perjury.

That all Persons For-swearing themselves in any such Assidavit taken as aforesaid, shall incur the same Penalties, as if they had been taken in open Court.

An Act,

To prohibit the Exportation of Grain, &c.

HEREAS the Harvest in the Summer past, fell greatly short; so as it's seared there will not be a sufficiency of Grain, to serve the Occasions of the Province, untill the next Crop.

Be it therefore Enacted by the Lieutenant Governour Council and Representatives in General Court Assembled, and by the Authority of the same.

That from and after the Publication of this Act, during the Continuance of the same; no Grain of any sort, Bisket or Flower Grain, Bisket shall be Exported or Carried out of this Province by Land or or Flower Water (except what is brought from the Western Towns to laden within Hartford, in order to be Transported from thence to Boston) tent to be ex-Nor shall any Grain, Bisket or Flower be laden or put on Board ported to be any Ship or other Vessel, or into any Carriage with intent to Forseited be Exported and Carried out of the Province by Land or Water, other than what shall be for the necessary Victualing of Ships and other Vessels Sayling out of this Province; on pain of Forseiting all such Grain of every sort, Bisket and Flower: One Moiety thereof unto the Selectmen or Overseers of the Poor in the Town or Place where the same shall be Seized, to the use of the Poor there, and the other Moiety to him or them that shall Inform and Sue for the same in any of His Majesties Courts of Record.

thall Inform and Sue for the same in any of His Majesties

Courts of Record.

And all Officers imployed for the Entring and Clearing of Officers to Vessels, for the Duties of Impost and Tunnage, for Observance see that this of the Acts relating to Trade and Navigation, are hereby strictly Act be duely Commanded and Required to see, that this Act be duely kept observed.

of the Acts relating to Trade and Navigation, are hereby firicitly Act be duely Commanded and Required to fee, that this Act be duely kept observed, and observed, and to make Seizure of all Grain, Bisker and Flower about to be Exported or carried out of this Province contrary

thereto.

Provided

Power in the Governour and Council, from and after the Tenth Day of March ex Council to grant Licent fons for Exportation of any kind of Grain, Bisket or Flower: this Act or any thing therein contained notwichstanding.

And for the better Encouragement to the bringing of Provisions into this Province.

Be it Enacted by the Authority aforesaid,

Vessels bring That all Vessels that shall Import Provisions (the major part ing in Provision of their Lading being such) shall be Exempted and freed from on freed from the Dutys of Tunnage for that Voyage. Any Law or Usage to Tunnage. the contrary not with standing.

And upon the Arrival of any Grain, Bisket or Flower, for Sale, in any Port or Harbour within this Province. The Owner, provision or Vender thereof shall not Sell or Dispose of the same in any imported not greater quantity, than six Bushels of Grain, or a Barrel, or half to be Sold by Barrel of Flower, or more than one Hundred Weight of Bisket whole Sale, to one person, until he shall sirst have given publick notice by until the end of 3 dayes are dayes before hand, of the kinds and place where such Provision is to be Sold; during which said three dayes, all persons shall have free liberty to Buy of the said Provisions in the like or lesser quantitys than what is before expressed, for the Supply of their Families, after the rate of the Whole-Sale price at that time, without any Exaction, that the Poor be not Oppressed.

Provided, That this Act shall continue in Force unto the end of the sirst Session of the next General Assembly, to be held upon the last Wednesday in May, One Thousand Six Hundred Ninety Six, and no longer.

FINIS.



